JC14 Rec'd PCT/PTO 1 4 NOV 2001

09/980528

Practitioner's Docket No. 604.10-US1

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Preliminary Classification:		
Proposed Class:	•	
Subclass:		

TRANSMITTAL LETTER TO THE UNITED STATES ELECTED OFFICE (EO/US)

(ENTRY INTO U.S. NATIONAL PHASE UNDER CHAPTER II)

PCT/US99/23781	12 October 1999 (12.10.99)	None
International Application Number	International Filing Date	International Earliest Priority Date

TITLE OF INVENTION: INDIVIDUALIZED ELECTRONIC COMMERCIALS

APPLICANT(S): MindArrow Systems, Inc.; HERRING, Sergio; and MCEWAN, Richard

Box PCT

Assistant Commissioner for Patents

CERTIFICATION UNDER 37 C.F.R. SECTION 1.10*

(Express Mail label number is mandatory.)
(Express Mail certification is optional)

I hereby certify that this paper, along with any document referred to, is being deposited with the United States Postal Service on this date. November 14, 2001, in an envelope as "Express Mail Post Office to Addressee," mailing Label Number EV011494806US, addressed to the Assistant Commissioner for Patents, Washington, D.C. 20261

Kristin J. Azcona

WARNING

Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. Section 1.8 cannot be

used to obtain a date of mailing or transmission for this correspondence

*WARNING

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing 37 CFR Section 1 10(b)

"Since the filing of correspondence under [Section] 1 10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement

will not be granted on petition " Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442

(Transmittal Letter to the United States Elected Office (EO/US)--page 1 of 4)

09/980528

JC10 Rec'd PCT/PTO 1 4 NOV 2001

Washington D.C. 20231 ATTENTION: EO/US

- 1. Applicant herewith submits to the United States Elected Office (EO/US) the following items under 35 U.S.C. Section 371:
 - a. This express request to immediately begin national examination procedures (35 U.S.C. Section 371(f)).
 - b. The U.S. National Fee (35 U.S.C. Section 371(c)(1)) and other fees (37 C.F.R. Section 1.492) as indicated below:

2. Fees

CLAIMS FEE*	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALC- ULATIONS
	TOTAL CLAIMS	17 -20 =	0	x \$18.00 =	\$0.00
	INDEPEN- DENT CLAIMS	1 -3=	0	x \$80.00 =	\$0.00
	MULTIPLE DEPE	ENDENT CLAIM(S) (if	applicable) + \$270 00		\$0.00
BASIC FEE	AUTHO Where a	U.S. PTO WAS INTERNATIONAL PRELIMINARY EXAMINATION AUTHORITY Where an International preliminary examination fee as set forth in Section 1 482 has been paid on the international application to the U.S. PTO and the international preliminary examination report states that the criteria of novelty, inventive step (non-obviousness) and industrial activity, as defined in PCT Article 33(2) to (4) have been satisfied for all the claims presented in the application entering the national stage (37 C.F.R. Section 1.492(a)(4)) \$100.00			
			Total of	above Calculations	= \$100 00
SMALL ENTITY	Reduction by 1/2 for filing by small entity, if applicable Affidavit must be filed. (note 37 CFR Sections 1 9, 1.27, 1 28)			- \$50 00	
		Subtotal			
		Total National Fee			
		Fee for recording the enclosed assignment document \$40 00 (37 C.F R. Section 1 21(h)) See attached "ASSIGNMENT COVER SHEET"			\$0 00
TOTAL			•	Total Fees enclosed	\$50 00

^{*}See attached Preliminary Amendment Reducing the Number of Claims.

A check in the amount of \$50.00 to cover the above fees is enclosed.

- 3. A copy of the International application as filed (35 U.S.C. Section 371(c)(2)) is not required, as the application was filed with the United States Receiving Office.
- 4. A translation of the International application into the English language (35 U.S.C. Section 371(c)(2)) is not required as the application was filed in English.
- 5. Amendments to the claims of the International application under PCT Article 19 (35 U.S.C. Section 371(c)(3)) are transmitted herewith.
- 6. A translation of the amendments to the claims under PCT Article 19 (38 U.S.C. Section 371(c)(3)) is not required as the amendments were made in the English language.
- 7. A copy of the international examination report (PCT/IPEA/409) is not required as the application was filed with the United States Receiving Office.
- 8. Annex(es) to the international preliminary examination report is/are not required as the application was filed with the United Stated Receiving Office.
- 9. A translation of the annexes to the international preliminary examination report is not required as the annexes are in the English language.
- 10. An oath or declaration of the inventor (35 U.S.C. Section 371(c)(4)) complying with 35 U.S.C. Section 115 is submitted herewith, and such oath or declaration is attached to the application.
- II. Other document(s) or information included:
- 11. An International Search Report (PCT/ISA/210) or Declaration under PCT Article 17(2)(a) is not required, as the application was searched by the United States International Searching Authority.
- 12. An Information Disclosure Statement under 37 C.F.R. Sections 1.97 and 1.98 will be transmitted within THREE MONTHS of the date of submission of requirements under 35 U.S.C. Section 371(c).
- 13. Additional documents:
 - a. Copy of request (PCT/RO/101)
 - b. International Publication No. WO01/27810
 Front page only
- 14. The above items are being transmitted before 30 months from any claimed priority date.

AUTHORIZATION TO CHARGE ADDITIONAL FEES

(Transmittal Letter to the United States Elected Office (EO/US)--page 3 of 4)

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JC10 Rec'd PCT/PTO 1 4 NOV 2001

The Commissioner is hereby authorized to charge the following additional fees that may be required by this paper and during the entire pendency of this application to Account No.: 500341

37 C.F.R. Section 1.492(a)(1), (2), (3), and (4) (filing fees)

37 C.F.R. Section 1.492(b), (c), and (d) (presentation of extra claims)

37 C.F.R. Section 1.17 (application processing fees)

37 C.F.R. Section 1.17(a)(1)-(5) (extension fees pursuant to Section 1.136(a))

37 C.F.R. Section 1.492(e) and (f) (surcharge fees for filing the declaration and/or filing an English translation of an International Application later than 20 months after the priority date).

Date: November 14, 2001

Robert D. Fish Fish & Associates, LLP 1440 N. Harbor Blvd. Suite 706 Fullerton, CA 92835 USA

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PTO/PCT Rec'd 1 4 NOV 2001

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PCT/US99/23781

INDIVIDUALIZED ELECTRONIC COMMERCIALS

Field of The Invention

The field of the invention is electronic direct marketing.

Background of The Invention

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Direct marketing is a well known method of promotion which is relied on heavily to relay messages, particularly commercial and political messages, to the public. An example of direct marketing is the "commercial" which is an advertisement on television or radio. Over the years advances in computer and other technologies have altered the systems and methods by which direct marketing is implemented. Most recently, the widespread implementation of public electronic networks such as the Internet have significantly opened the field of electronic direct marketing. As a result, an "ecommercial", i.e. an advertisement on a public electronic network such as the Internet, is now a common direct marketing tool.

Ecommercials, as with radio and television commercials of the past, are not necessarily limited to selling products but also include, among others, promoting non-profit and or political goals.

Some of the ecommerical providers currently in existence include *RadicalMail.com*, *EmailDirect.com*, *Auraline.com*, and *E-troop.com*. Although the ecommercials provided by these providers are acceptable in many ways, they are not acceptable for all messages.

A common shortcoming of known ecommercials is their failure to adequately target individuals or small groups. Utilizing the same ecommercial for too large a group results in the commercial being relatively ineffective for a significant portion of the group.

Thus there is a continuing need for new types of ecommercials and associated methods to overcome the deficiencies of known commercials and methods, particularly in regard to being able to target individuals and/or small groups.

Summary of the Invention

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The present invention provides electronic commercials (ecommercials) and related methods in which a plurality of targeted prospects are selected for an advertising campaign, multiple commercials are automatically assembled for the campaign based upon varying characteristics of the targeted prospects, and the prospects are sent electronic commercials corresponding to their particular characteristics.

The commercials are preferably transmitted as executable files, some or all of which can be authenticated.

In another aspect of the inventive subject matter the marketing characteristic or characteristics used to produce the different commercials can be any combination of age, sex, and income, or any other marketing characteristics. Such characteristics advantageously include data obtained from responses to previous electronic commercials, and stored in a prospect database.

The multiple commercials can differ in only one component or in more than one component. Especially contemplated are multiple commercials that differ in several components, including at least three visual components and at least one audio component. Also especially contemplated are multiple commercials that differ from one another by the content of their video or audio clips, such as by the language employed in an audio clip. As used herein, a component can be any subset of data suitable for inclusion in a commercial

including, among others, audio, video, and audio-video data such as film clips and soundtracks.

In another aspect of the inventive subject matter the automatic assembling of the multiple commercials occurs in relatively close temporal proximity to their transmission. In especially preferred embodiments at least 10% of the commercials are transmitted to at least some of the targeted recipients within 24 hours, and more preferably within 2 hours, of their production. Viewed from another perspective, it is preferred that on average at least one commercial is assembled for every 500 of the targeted prospects, more preferably one commercial for every 50 prospects, and still more preferably one commercial for every 10 prospects.

Various objects, features, aspects, and advantages of the present invention will become more apparent from the following detailed description of preferred embodiments of the invention, along with the accompanying drawings in which like numerals represent like components.

15 Brief Description of the Drawing

Fig. 1 is a schematic of a system and method for tracking ecommercials.

Detailed Description

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In Figure 1 an electronic mailing system 1 sends ecommercials to a plurality of prospects. The system 1 generally includes a control subsystem 10 that selects both advertising messages from an advertising messages database 20, and a set of targeted prospects from a prospects database 30. The control subsystem 10 also controls a modification subsystem 40 for modifying the commercial being sent, an authentication subsystem 50 for authenticating the transmissions, and a transmission subsystem 60 for

transmitting the finished commercials to the prospects. Tracking is provided by tracking subsystem 70. Prospects that receive the commercial are referred to as recipients 110.

The term "advertisers" is used herein in the broadest possible sense, including any entity trying to impact the thinking or behavior of others. In many instances the desired impact will include motivating the recipient to purchase goods or services. In other instances the desired impact may be to cause the recipient to vote in a given manner in an election, or a poll. In still other instances the desired impact may be of a very general nature, perhaps increasing societal awareness of alcoholism.

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The term "commercial" is used herein in a very broad sense to mean any message intending to motivate a recipient to take an action favorable to an advertiser. Commercials may be simple textual banner ads, but more preferably include rich-media graphics such as animation, a photograph or other image, or an audio tract. Still more preferred commercials include video and branding graphics. Especially preferred commercials will be those that communicate a value proposition communicated in 30 seconds or less. Currently the most preferred commercials include an audio tract, a video tract, branding graphics, and hyperlinks, all delivered in a single executable file. These and other embodiments are as described in concurrently filed application serial nos. _____ and _____, corresponding to attorney docket 604.07 and 604.08, respectively which are incorporated herein by reference. Still other preferred embodiments include "slide-show" commercials as described in concurrently filed application serial no. _____ corresponding to attorney docket 604.09, which is incorporated herein by reference.

The control subsystem 10 is a software application, generally comprising numerous programs, data structures, and so forth. The code is preferably written in a high level language such as "C" or "C++", and includes other languages, routines, and libraries as appropriate.

The advertising messages database 20 stores advertising content used in preparing ecommercials. The content typically includes text, charts, graphics, video, and audio components, but may also include any other components that can be sent via electronic mail. Preferred advertising messages database 20 contains both finished commercials and portions

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of commercials that can be combined together to produce finished commercials. It is especially contemplated that audio and video tracks are included in at least some of the components and finished commercials. The advertising messages database 20 may be quite large. Finished commercials may run about 30 seconds of play time, and with current compression technologies, may require about 0.5 to 1.0 megabyte of storage space per commercial. Depending on how many commercials are being handled, and how many variations are being stored, the advertising messages database 20 may easily require 50 - 100 giga bytes of storage space.

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The prospects database 30 is essentially an electronic address book, containing electronic mailing addresses for individuals, businesses, organizations, and so forth. Some or all of the prospects may have opted into the mailing list, or into another group that may or may not have any relationship to the advertising content. The prospects database 30 may be entirely proprietary to the owner of the system 1, or it may be obtained from an outside source. It is also contemplated that the prospects database 30 may comprise some or all of a co-sponsorship database as described in concurrently filed application titled "Custodial Database for On-Line Marketing", corresponding to attorney docket 604.16, which is incorporated herein by reference.

The modification subsystem 40 optionally modifies the commercial or commercials being sent out, possibly under the direct control of an operator (not shown). Operator control allows commercials to be constructed as needed to satisfy the needs of various advertisers. It is contemplated, for example, that an operator may create a commercial in only a few minutes by selecting from stock audio tracks, backgrounds, video clips, and animation or other graphics that may be included in the advertising messages database 20. Such components may or may not be advertiser-specific.

In another aspect of the inventive subject matter the marketing characteristic or characteristics used to produce the different commercials can be any combination of age, sex, and income, or any other marketing characteristics. Such characteristics advantageously include data obtained from responses to previous electronic commercials, and stored in a prospect database.

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The multiple commercials can differ in only one component or in more than one component. Especially contemplated are multiple commercials that differ in several components, including at least three visual components and at least one audio component. Also especially contemplated are multiple commercials that differ from one another by the content of their video or audio clips, such as by the language employed in an audio clip.

In another aspect of the inventive subject matter the automatic assembling of the multiple commercials occurs in relatively close temporal proximity to their transmission. In especially preferred embodiments at least 10% of the commercials are transmitted to at least some of thee targeted recipients within 24 hours, and more preferably within 2 hours, and still more preferably within 30 minutes of their production. Viewed from another perspective, it is preferred that on average at least one commercial is assembled for every 500 of the targeted prospects, more preferably one commercial for every 50 prospects, and still more preferably one commercial for every 10 prospects.

The term "advertisers" is used herein in the broadest possible sense, including any entity trying to impact the behavior of people. In many instances the desired impact will include motivating the recipient to purchase goods or services. In other instances the desired impact may be to cause the recipient to vote in a given manner in an election, or a poll. In

still other instances the desired impact may be of a very general nature, perhaps increasing societal awareness of alcoholism.

Finished commercials may also be modified on an as needed basis ("on the fly") under automatic control of the control subsystem 10. One possible modification involves changing the language of the commercial from English to Spanish for Spanish speaking prospects. Other contemplated modifications may substitute different visual or audio background tracks, or video clips depending on the age or sex of individual prospects. These and other modifications may be triggered by information contained in the prospects database 30.

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A modification of particular interest is inclusion of an identification code in an ecommercial. Such codes serve to individually link preferences, interests or other data obtained from previous advertising campaigns with particular records in the prospects database 30. If, for example, a recipient indicated in response to a previous campaign that he has no interest in certain types of clothing, that information could advantageously be stored in the prospects database 30, and employed in subsequent campaigns to avoid sending that person advertisements relating to such clothing.

Inclusion of identification codes can be accomplished in many different ways. One of the simplest methods is to insert identification codes as literals within the commercials. When a commercial is viewed, the accompanying software can record the recipient's activities as tracking data, and then send the tracking data back to the tracking system 70 along with the identification code. More preferably, the identification code can be stored locally to the recipient, and the occurrence of that storage can be recorded in the corresponding prospects database 30 record. When preparing subsequent commercials such records can be reviewed to

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discover that an identification number was already stored for a particular prospect, thus obviating the need to modify the new commercial to include a new identification code. Thus, where an advertiser requires individual recipient tracking, the commercials would need to be modified only for those prospects for which an identification code was not already stored at the recipient's end.

Another method of providing identification codes takes advantage of the fact that not all advertisers are interested in tracking individual responses. In such cases commercials can be sent out in groups, of perhaps a thousand at a time. Each commercial in a group would contain a group identification code, and that code would also be recorded in the individual records of the prospects database 30 for all prospects targeted in the group. Upon receipt and opening of the commercial, the group number would also be recorded locally to the recipients. The first time that tracking data is uploaded, from those recipients, the tracking system 70 would not be able to correlate individual tracking information with individual prospects. The next time a commercial is sent, however, the groups are chosen such that they include different sets of prospects from the first time around. Once again a group identification is included in the commercial, transmitted to the prospects in the group, and recorded locally to the recipients. But this time when the tracking information is sent back to the tracking system 70, the recipient transmits two group identification numbers, which can likely be used to identify the specific corresponding record in the prospects database 30. If a specific match cannot be made for a given prospect after the second commercial, possibly because multiple prospects were included in the same groups, a third or subsequent group commercial will provide sufficient information to identify the specific prospect. Alternatively, other information besides a second group identification code (such as the initials of a recipient's name that might be provided by the recipient) could be used in

conjunction with the first group identification code to match up a particular recipient with a particular prospect. Ideally, the software would have also created a unique identification code that was stored along with the group numbers. Once a positive match between recipient and prospect is made, the group numbers can be deleted from the recipient's system, and the unique identification code can be used from then on.

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Other possibilities are also contemplated. One possibility is that software downloaded with the commercial could ping a web site, and obtain the recipient's e-mail address by observing the return information from the ping. Another possibility is that recipients of future systems will include a public area on their computers that provides information about the recipient for use by the outside world. That information can be used to correlate a recipient with a given record in the prospects database 30.

The authentication subsystem 50 optionally authenticates commercials being transmitted, as for example with a Verisign™ digital signature. This is important because many firewalls are configured to filter out messages that are not authenticated. Not all commercials need to be authenticated, however, and a majority of such commercials may not be authenticated due to the substantial overhead costs required. The authentication decision can be made on a campaign basis, but is preferably made on an individual basis, possibly relying on data stored in the prospects database 30 or the tracking subsystem 70.

Decisions with respect to modification of a commercial to include an identification number, and authentication of the commercial in a transmission may be overlapping. Once the tracking system has established that a recipient has stored the identification code, it is unnecessary to keep adding an identification code to the commercial, and re-authenticating the commercial. Transmissions to that recipient can be identical to those sent to other

recipients because the previously stored identification code can still be used to link the tracking data with the particular recipient.

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The tracking subsystem 70 is also contemplated to be a software application comprising numerous programs, data structures, and so forth. As with the control subsystem 10, the code is preferably written in a high level language such as "C" or "C++", and also includes other languages, routines, and libraries as appropriate. The tracking subsystem 70, however, interacts with the recipient's computer to upload data relating to the recipient's responses to one or more commercials (i.e., the tracking information) from the recipient's computer to a distant server, i.e., a computer that is not local to the recipient, and that receives the tracking information. The tracking subsystem 70 may or may not reside on the distant server.

The tracking information can be as simplistic as whether or not the e-mail containing the commercial was ever received by the recipient, and if so when it was opened. More sophisticated tracking data may include file opening time, video start and stop times, cursor positioning, and forwarding of the commercial to others 150. Such information may advantageously be stored in the "cookies" section, or preferably in the registry of the recipient's computer 112. The recipient 110 may also use the commercial to click-through to one or more web sites 120 advertised on the commercial, and such click-throughs are also preferably tracked. It is especially contemplated that at least one of the web sites accessed by click-through tracks at least some recipient activities, and even more preferably also contains a video component and an audio component that may or may not be the same as that included in the commercial.

The transmission subsystem 60 is basically a web server, the software and hardware of which are now commodity items. There are, however, several preferred methods and systems that are thought to accommodate the high volume of relatively large outbound transmissions involved in sending full audio-video ecommercials. Such methods and systems are described in concurrently filed applications titled "Load Balancing Via Message Source Selection", "Message Content Based Routing", "Dynamic Routing via Shortest Delivery Time", and "Historical Delivery Time Based Routing Tables", corresponding to attorney dockets 604.12, 604.18, 604.19, and 604.20, respectively, each of which is incorporated herein by reference.

Each commercial is preferably transmitted to the prospects as an executable file, which is defined herein to mean a file that is directly interpreted or executed by the operating system of a computer as opposed to being "played" by player software. Although it is contemplated that commercials, and perhaps the tracking or playing software, can be transmitted as multiple files, it is preferred to transmit the entire commercial and all software needed to track or play the commercial as a single file. It is also contemplated that some or all of the commercial or supporting software can be downloaded separately from the transmission that includes the commercial. For example, it is contemplated that a fully functioning, multi-page commercial can be transmitted in an e-mail message. When the recipient opens the commercial, or perhaps reaches a given point in the presentation, his system contacts a distant server to download additional pages. Multi-page commercials of this type are disclosed in concurrently filed application titled "Multi-Page Executable Commercials" corresponding to attorney docket 604.09, which is incorporated herein by reference.

Considered as a whole, the electronic mailing system 1 widely disseminates commercials in executable file format, such that the commercials are stored locally to the recipient. In preferred embodiments such commercials include video and audio tracks, as well as branding graphics that are displayed to the recipient while the video is playing. More preferred embodiments also include hyperlinks that are displayed to the recipient while the video is playing. The commercials may also advantageously contain software code that tracks the recipient's response to the commercial, with the tracking information being stored locally to the recipient, and then delay transmitted to a distant server.

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At least some of the tracking information is preferably stored in the recipient computer's registry. An identification code and optionally group codes may also be stored locally, again preferably in the recipient computer's registry. System 1 may be used to bring together multiple advertising messages in creating the commercials, and possibly in modifying them. System 1 may also authenticate some or all of the commercials being sent out for a given campaign.

Thus, specific embodiments and applications of individualized commercials used in electronic direct marketing have been disclosed. It should be apparent to those skilled in the art, however, that many more modifications besides those already described are possible without departing from the inventive concepts herein. The inventive subject matter, therefore, is not to be restricted except in the spirit of the appended claims. Moreover, in interpreting both the specification and the claims, all terms should be interpreted in the broadest possible manner consistent with the context. In particular, the terms "comprises" and "comprising" should be interpreted as referring to elements, components, or steps in a non-exclusive manner, indicating that the referenced elements, components, or steps may be present, or

utilized, or combined with other elements, components, or steps that are not expressly referenced.

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Attorney Docket: 604.10-PCT

09/980528 JC10 Rec'd PCT/PTO 1 4 NOV 2001

CLAIMS

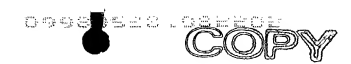
What is claimed is:

- A method of conducting an advertising campaign, comprising:
 selecting a plurality of targeted prospects for the campaign;
 identifying a marketing characteristic for at least some of the targeted prospects;
 defining a group of components to be included in the campaign, for which there are at
 least two alternatives;
 - subsequently creating a new individualized commercial for each of the at least some of the plurality of targeted prospects by automatically assembling at least one of the alternatives for each of the components in the group based at least in part upon on the marketing characteristic; and
 - electronically transmitting at least one of the individualized commercials to a recipient having the marketing characteristic upon which the commercial being transmitted was based.
- 2. The method of claim 1 wherein the step of electronically transmitting comprises transmitting at least some of the commercials as executable files.
- 3. The method of claim 2 wherein at least some of the executable files are authenticated.
- 4. The method of claim 2 wherein the marketing characteristic is selected from the group consisting of age, sex, and income.
- 5. The method of claim 2 wherein the marketing characteristic includes data obtained from information provided in response to a previous individualized electronic commercial.
- 6. The method of claim 2 wherein the group of components includes at least three visual components and at least one audio component.
- 7. The method of claim 2 wherein at least one of the components comprises a video clip and at least another of the components comprises an audio clip.
- 8. The method of claim 2 wherein at least one of the components comprises a video clip and at least another of the components comprises an audio clip, and at least a third component comprises a branding graphic distinct from both the video clip and the audio clip.

Attorney Docket: 604.10-PCT

- 9. The method of claim 2 wherein a variability in the group of components comprises a language employed on an audio clip.
- 10. The method of claim 2 wherein the step of electronically transmitting comprises sending an e-mail through the Internet.
- 11. The method of claim 2 wherein transmitting of at least 10% of the commercials occurs within 24 hours of their creation.
- 12. The method of claim 2 wherein transmitting of at least 10% of the commercials occurs within 2 hours of their creation.
- 13. The method of claim 2 wherein the step of creating comprises producing an average of at least one of the individualized commercials for every 500 of the targeted prospects.
- 14. The method of claim 2 wherein the step of creating comprises producing an average of at least one of the individualized commercials for every 50 of the targeted prospects.
- 15. The method of claim 2 wherein the step of creating comprises producing an average of at least one of the individualized commercials for every 10 of the targeted prospects.
- 16. The method of claim 2 wherein the marketing characteristics include age, sex, and income, and at least one of the components is a video clip and at least another of the components is an audio clip, and transmitting of at least 10% of the commercials occurs within 24 hours of their creation.
- 17. The method of claim 15 wherein the step of producing comprises creating an average of at least one of the individualized commercials for every 500 of the targeted prospects.





(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization International Bureau



(43) International Publication Date 19 April 2001 (19.04.2001)

PCT

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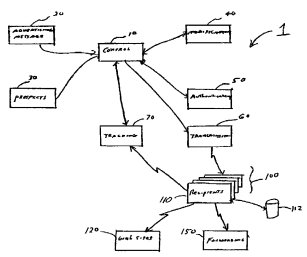
- (81) Designated States (national): AE, AL, AM, AT, AT (utility model), AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, CZ (utility model), DE, DE (utility model), DK, DK (utility model), DM, EE, EE (utility model), ES, FI, FI (utility model), GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SK (utility model), SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.
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Published:

- With international search report.
- With amended claims.

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

(54) Title: INDIVIDUALIZED ELECTRONIC COMMERCIALS



(57) Abstract: Multiple electronic commercials (ecommercials) are automatically assembled for an advertising campaign based upon varying characteristics of the targeted prospects (30), and the prospects (30) are sent electronic commercials corresponding to their particular characteristics. The commercials are preferably transmitted (60) as executable files, some or all of which can be authenticated (50). Preferred characteristics employed to produce the various commercials include age, sex, and income, which may be obtained from previous electronic commercials. The multiple commercials can differ in one or more components, preferably their video or audio clips. The automatic assembling of the multiple commercials preferably occurs in relatively close temporal proximity to their transmission (60). It is especially contemplated that at least 10% of the commercials are transmitted (60) to at least some of the targeted recipients (110) within 24 hours, and more preferably within 2 hours.



IN THE INTERNATIONAL BUREAU (WIPO)

Attorney's Docket No. 604.10-PCT

In re application of: eCommercial.com, Inc.

International Application No.: PCT/US99/23781

International Filing Date: 12 October 1999

For: Individualized Electronic Commercials

International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20 Switzerland

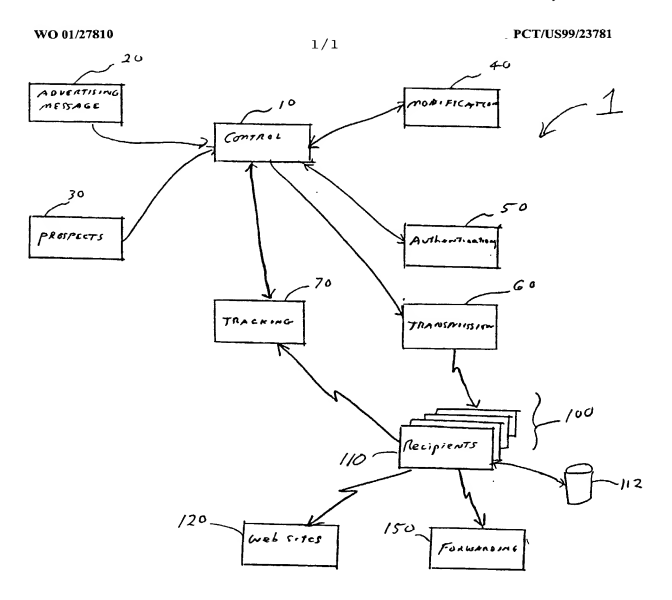
Jarch 6, 2000

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following papers are being facsimile transmitted to the International Bureau of WIPO at (41-22) 740.14.35 on the date shown below:

Letter for PCT Article 19 Amendments (7 pages) and Substitute Claims Pages 14 and 15.

College K. Houston



F18. 1



Practitioner's Docket No. 604.10-PCT



DECLARATION AND POWER OF ATTORNEY

UTILITY APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled **Individualized Electronic Commercials**, the specification of which

Check One



is attached hereto.

was filed on October 12, 1999 as Application Serial No. PCT/US99/23781.

I have read the applicable statutes and rules reprinted below this declaration which I understand to describe subject matter which is material under 37 CFR 1.56(a).

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a). I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

APPLICATION NO.	COUNTRY	DATE OF FILING	PRIORITY CLAIMED (Y/N)
PCT/US99/23781	PCT	October 12,1999	Yes

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.



Practitioner's Docket No. 604.10-PCT

APPLICATION NO.	DATE OF FILING	STATUS PATENTED,
		PENDING OR
]	ABANDONED

POWER OF ATTORNEY: As a named inventor, I hereby appoint as my attorneys, with full power of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

Robert D. Fish, Reg. No. 33,880. David J. Zoetewey, Reg. No. 46,258 Sandra P. Thompson, Reg. No. 46,264 Martin Fessenmaier, Reg. No. 46,697

with correspondence directed to

Robert D. Fish

Fish & Associates, LLP

1440 N. Harbor Blvd., Suite 706

Fullerton, CA 92835

Tel: 714-449-2337

Fax: 714-449-2339.

		INVENTOR NO	
)	Last name of inventor: MCEWAN	First Name: -Richard	Middle Initial:
4	Residence of Inventor: Dana Point, CA	Country of Citizenship: U.S.A.	

, ,		INVENTOR NO.	24
11	Last name of inventor: HERRING	First Name: Serge	Middle Initial:
	Residence of Inventor: Deceased	Country of Citizenship: U.S.A.	



Practitioner's Docket No. 604.10-PCT

	SIGNATURES	
Ĺ	Signature of Inventor No. 1: Richard McEwan	<u>9/13/01</u> Date
	Signature of Inventor No. 2: Executed on behalf of Serge Herring (deceased) by his Co-Executors Tauna Coulson	13 SEPT 01 Date
	Monica Isam	 Date

(Signature(s) should conform to names as presented at 201 et seq. above).

13 MG-01

SUPPLEMENTAL DECLARATION AND POWER OF ATTORNEY

UTILITY APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

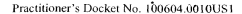
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled **Individualized Electronic Commercials**, the specification of which

Check One is attached hereto. X was filed on November 14, 2001 as Application Serial No. 09/980,528.

I have read the applicable statutes and rules reprinted below this declaration which I understand to describe subject matter which is material under 37 CFR 1.56(a).

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a). I hereby claim **foreign priority** benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

APPLICATION NO.	COUNTRY	DATE OF FILING	PRIORITY CLAIMED (Y/N)
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APPLICATION NO.	DATE OF FILING	STATUS PATENTED,
		PENDING OR
		ABANDONED

POWER OF ATTORNEY: As a named inventor, I hereby appoint as my attorneys, with full power of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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Robert D. Fish, Reg. No. 33,880 David J. Zoetewey, Reg. No. 46,258 Sandra P. Thompson, Reg. No. 46,264 Martin Fessenmaier, Reg. No. 46,697

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ļ	\bigcap	INVENTOR NO. 1	· · · · · · · · · · · · · · · · · · ·
- -	Last name of inventor: MCEWAN	First Name: Richard	Middle Initial:
	Residence of Inventor: Dana Point, CA	Country of Citizenship: U.S.A.	

MAN THE STATE OF THE

	INVENTOR NO. 2		
)1	Last name of inventor: HERRING	First Name: Serge	Middle Initial:
	Residence of Inventor: Deceased	Country of Citizenship: U.S.A.	

	SIGNATURES			
	Signature of Inventor No. 1:			
20	Richard McEwan Mailing Addvess: 1100 W. Katella Ave., Svite J Ovange, A 92867 M Signature of Inventor No. 2: Executed on behalf of Serge Herring (deceased) by his Co-Executors	Date		
11-2	Tauna Coulson, Legal Representative for Serge Herring Relationship to Serge Herring: EXECUTOR, MOTHER TO HERRING Citizenship: Whe HERRING Residence: GMA COM, A Mailing Address: 149 TRESCONY SANTA CRUZ, CA 9 5069	Date (7MAY 02 Date		
11-3	Monica Isam, Legal Representative for Serge Herring Relationship to Serge Herring: Executor, dayghter Citizenship: USA Residence: Du Quoin, Illinois Mailing Address: 629 So. Jefferson Ave., Du Quoin, IL 62832-2408			

(Signature(s) should conform to names as presented at 201 et seq. above).